1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF CALIFORNIA 10 11 1:20-cv-00603-GSA-PC PABLO M. CHAVEZ, 12 Plaintiff, **ORDER ADDRESSING PLAINTIFF'S** MOTION FOR CLARIFICATION 13 (ECF No. 5.) VS. 14 KINGS COUNTY JAIL, et al., ORDER DIRECTING CLERK TO MOVE THE COMPLAINT FROM THIS CASE 15 Defendants. INTO CASE 1:20-cv-00369-EPG-PC AS THE FIRST AMENDED COMPLAINT 16 **ORDER ADMINISTRATIVELY** 17 **CLOSING THIS CASE** 18 ORDER FOR CLERK TO DOCKET THIS ORDER IN CASES 1:20-cv-00369-EPG-19 PC, 1:20-cv-00471-SKO-PC, AND 1:20-cv-00518-JDP-PC 20 21 I. **BACKGROUND** 22 Pablo M. Chavez ("Plaintiff") is a Kings County Jail inmate proceeding pro se with this 23 civil rights action pursuant to 42 U.S.C. § 1983. The Complaint commencing this action was 24 filed on April 28, 2020. (ECF No. 1.) On May 11, 2020, Plaintiff filed a motion for clarification. 25 (ECF No. 5.)1

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 $^{^{\}rm 1}$ Plaintiff also filed the same motion for clarification in his cases 1:20-cv-00369-EPG-PC, 1:20-cv-00471-SKO-PC, and 1:20-cv-00518-JDP-PC. (Court Record.)

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II. PLAINTIFF'S MOTION FOR CLARIFICATION

Plaintiff requests clarification of the status of four of his cases:

- (1) 1:20-cv-00369-EPG-PC ("**20-369**");
- (2) 1:20-cv-00471-SKO-PC ("**20-471**");
- (3) 1:20-cv-00518-JDP-PC ("**20-518**"); and
- (4) 1:20-cv-00603-GSA-PC ("**20-603**").

Plaintiff asserts that he amended three of the cases -20-369, 20-471, and 20-518 -- and joined those cases together into case 20-603. Plaintiff now questions why he was granted leave to amend the complaint in case 20-369 when he already amended it in case 20-603.

III. DISCUSSION

The court finds the following on the court's record:

On April 27, 2020, Plaintiff voluntarily dismissed cases **20-471** and **20-518** as duplicative of case **20-369**. (20-471, ECF No. 7; 20-518, ECF No. 6.) Therefore, only two of the four cases at issue are currently pending, cases **20-369** and **20-603**;

On April 27, 2020, Plaintiff filed a motion to amend the complaint in case **20-369** (20-369, ECF No. 11.)

On April 28, 2020, Plaintiff submitted a complaint to the court, which was used to open a new case **20-603**; (20-603, ECF No. 1.) and,

On April 30, 2020, Plaintiff's motion to amend the complaint in case **20-369** was granted. (20-369, ECF No. 12.)

The court has reviewed the complaints in cases 20-369 and 20-603 and finds that the complaint used to open case 20-603 should be moved into case 20-369 as a First Amended Complaint, and that case 20-603 should be dismissed based on the following: Plaintiff's understanding of the cases expressed in his motion for clarification; the similarities of the allegations, claims, and requested relief in the two complaints; the order of events in the two cases; and the motion to amend filed by Plaintiff and granted in case 20-369. Therefore, the court shall direct the Clerk to move the complaint filed in this case on April 28, 2020 into case 20-369, and then administratively close this case.

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1 2	IV. CONCLUSION					
3	Based on the foregoing, IT IS HEREBY ORDERED that:					
4		1. The court finds that the original complaint filed in this case, 20-603 , should				
5		1.			led Complaint in case 20-369;	
6		2.	The Clerk is directed to:			
7		2.	(1)		· inal Complaint from this case 20-603 into case 20-369 a	
8			(1)	the First Amend		
9			(2)		y CLOSE this case 20-603 ; and	
10			(3)		order in these cases:	
11			(3)	20-603 (this cas		
12				20-369,	(C),	
13				20-471, and		
14				20-471, and 20-518.		
15				20-310.		
16	IT IS SO ORDERED.					
17	D:	ated:	May	13, 2020	/s/ Gary S. Austin	
18		atea.	ıvıay	13, 2020	UNITED STATES MAGISTRATE JUDGE	
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